REMARKS

Claims 10, 16-24, 26 and 29-50 are pending in the above-captioned patent application following this amendment. In the Restriction Requirement, the Patent Office has determined that the application contains the following inventions: Group I: "Claims 26, 38, 37, 45 and 46, drawn to a housing shield attenuating a field and having a material with a relative permeability"; Group II: "Claims 10, 29-30 and 48-50, drawn to a housing attenuating a field"; and Group III: "Claims 16-24, drawn to a housing having a material with a relative permeability". As provided previously, the Applicant submits that the Group II claims should include claims 10, 29-36, 39-44 and 47-50, which each requires that the housing attenuates a field. The Applicant has elected with traverse the claims of Group II.

CONCLUSION

The Applicant respectfully asserts that the restriction requirement be withdrawn, and that the claims of Groups I, II and III, including claims 10, 16-24, 26 and 29-50, be examined together. Alternatively, the Applicant submits that claims of Groups I and II be examined together, including claims 10, 26 and 29-50. Still alternatively, the Applicant elects with traverse the claims of Group II, comprising claims 10, 29-36, 39-44 and 47-50, and submits that the claims are in condition for allowance. Accordingly, an early notice of allowance is respectfully requested. The Examiner is requested to call the undersigned at 858-456-1951 for any reason that would advance the instant application to issue.

Respectfully submitted,

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